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Claims 1, 2, 4, 6, 8-10 and 12-16 are pending in this application. None of the claims is

currently amended.

Regarding the double patenting rejection under 35 U.S.C. §101 based on U.S. Patent

6,823,386, the '386 patent is commonly owned with the present application, has a common

inventor, and claims priority to the same provisional patent application as does this application -

60/121,661. However, the claims in this application are not sufficiently similar to those of the

'386 patent to support a statutory double patenting rejection. Therefore, the statutory double

patenting rejection should be withdrawn. Assuming the Office would otherwise reject the claims

based on non-statutory, obviousness type double patenting, Applicant submitted a Terminal

Disclaimer on February 2, 2006 which overcomes the non-statutory double patenting rejection.

Applicant therefore requests a notice of allowance.

Respectfully Submitted,

March 30, 2006

Date

/Holmes W. Anderson /

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Docket No. 2204/A14 120-052

Dd: 2/2/06